

Miller & Rhoads

The Man Who Motors

Has Many Needs Which the Ordinary Store Cannot Supply

SUCH VARIETY in comfort-giving winter supplies are not to be met with at the average store. Only a REAL MEN'S STORE like you'll find at MILLER & RHOADS can supply what you want—when you want it—and at the price you want to pay.

Here are things that every man or boy will need when cold weather comes:

WOOL SWEATER COATS:

For Men—An excellent assortment of colors and splendid values at each price, \$1.25 and up to \$5.98 each.

For Boys—Wool Sweater Coats, in a variety of different colors—all sizes; values up to \$1.50 each; specially priced at 95c, 69c and 79c each.

PHOENIX MUFFLERS for men and boys—fashioned in the most exclusive styles; knitted from finest merino wool and silk yarns, 25c and up to \$7.50 each.



AUTO GLOVES—Made from the best stock obtainable—all correctly sized and finished—blacks and tans. Superior values at all prices upwards from \$2.50 a pair.

WOOLEN GOLF GLOVES—Complete line of sizes for men and boys—all colors and Scotch mixtures, 25c and 50c a pair.

COWBOY GAUNTLET GLOVES for Boys—tans and blacks—finished with the "Texas Lone Star." These at 50c a pair.

The Men's Corner.

BIBLE CLASS MEN

PLAN BIG PARADE

Orders of March for To-Morrow Issued—Dr. Alderman Speaker.

Dr. Edwin A. Alderman, president of the University of Virginia, will be the principal orator to-morrow afternoon at the annual mass-meeting of the Federation of Men's Bible Classes of Richmond and vicinity, which will take place in the City Auditorium, and will be preceded by a big parade through the streets of the city.

O. A. Hawkins, president of the Federation, has arranged to have the line of Christian soldiers move at 2:30 o'clock and proceed to the auditorium, where the meeting will open at 3:30. In the parade there will be six divisions, each headed by a marshal. Divisions will be formed by classes of the various sections of the city, and careful preparations have been made in order to avoid any hitch at the last moment.

Details of March.
The line of march will be as follows:
First division—Marshal F. T. Bates: All classes east of Fifteenth Street, except Fulton, meet at Twenty-first and Marshall at 2:15 P. M., cross the viaduct in a body and report to the chief marshal at the Capitol Square.

Second division—Marshal Judge E. H. Wells: All classes from the Southside and Fulton meet at Ninth and Franklin at 2:15.

Third division—Marshal A. B. Clarke: All classes between Seventh and Fifteenth Streets meet on Ninth Street, north of Grace, at 2:15.

Fourth division—Marshal C. S. Morton: All classes east of First and west of Seventh, including Highland Park, meet at Fifth and Grace Streets, at 2:15.

Fifth division—All classes east of Belvidere and west of First, including Barton Heights and Ginter Park, meet Grace, at 2:15.

Sixth division—Marshal G. S. Crenshaw: All classes west of Belvidere meet at Eighth and Grace, north of Grace at 2:15.

TO MARION ASYLUM

Judge Scott Enters Order Committing "Crazy" Criminal to Hospital.

Judge R. Carter Scott, in the Henrico County Circuit Court, yesterday entered an order committing T. H. "Crazy" Samuels, who killed a woman in September and who was pronounced insane Thursday by a jury commission to the Western State Hospital at Marion.

The former controllable will probably be removed to Marion some time next week.

Taken to Newport News.
James Fitzgerald, colored, who was arrested in Henrico county several days ago and committed to the city jail, was taken to Newport News, where he is being held by a local agent of the Chesapeake and Ohio Railway and taken to Newport News, where he is being held by a local agent of the Chesapeake and Ohio Railway.

Postmaster Allan Returns.
Postmaster Allan, who returned from a leave of absence, was welcomed by the citizens of the city at the post-office at Washington.

SAVINGS BANK OF RICHMOND
117 E. MAIN ST.

You want to be sure that you do business with people who look after your interests. Try us.

UNITED STATES DEPOSITORY FOR POSTAL SAVINGS FUNDS

STREET RAILWAY

RESISTS WRIT TAX

Judge Scott Grants Mandamus Requiring Recordation of Mortgage.

STATE WILL TAKE AN APPEAL

Original Paper Filed Previously on Which Entire Amount Was Paid.

In the mandamus proceedings of the Virginia Railway and Power Company against Charles O. Scott, clerk of the City of Richmond, pending in the City Circuit Court, Judge Scott entered an order yesterday granting the mandamus, directing the clerk to record a supplementary indenture in relation to a mortgage without second collection of State writ tax. Assistant Attorney General R. B. Davis appeared for the Commonwealth and gave notice of appeal.

The case is regarded as a test in which the State officers desire to settle an important point of law in regard to the collection of State taxes. The decision of Judge Scott is upheld. It means the loss to the State of a large amount of revenue from the writ tax collected in every court of record in Virginia on the filing of similar papers.

Recorded General Mortgage.
In the case at issue it appears that when the street railway and electric properties were reorganized and taken from the hands of several years ago, a general mortgage of \$15,000,000 was authorized to cover a bond issue for that amount, the mortgage being given to the Equitable Trust Company, of New York. Only about \$7,000,000 of the bonds authorized were issued at that time. Now the company plans rebuilding portions of its lines and the erection of an additional power station, outlays which will require the issuance of another million or more of the bonds already authorized.

When the original issue was authorized as a part of the reorganization plan, it was made a matter of record in the clerk's office of the City of Richmond, the face of the mortgage, or \$15,000,000. In financing the new issue the company presented for record a supplementary indenture, or agreement, listing for additional securing of the bonds certain property not listed under the original mortgage.

Claimed Additional Tax.
The Commonwealth held that this paper was in effect a new mortgage, and claimed a writ tax of \$15,000 for recording same. To test this ruling the street railway company applied for mandamus to the clerk to place the paper on record, which, after argument by attorneys for the company and by the Assistant Attorney-General for the State, was granted. The State moved to set aside the order, which was overruled and exceptions were noted and argued by the company.

A somewhat similar case from Frederick county is pending in the same court, except that in that case Clerk Gold recorded the paper without requiring payment of the tax, which the State is now attempting to recover. Another case involving partly the same points is that of the Pocahontas Consolidated Collieries Company, submitted Wednesday in the Supreme Court.

The Attorney-General's office claims that under the order of the court the mortgage is left for avoiding taxation, as it might prove possible for a party to file an original mortgage for a nominal sum, paying only the nominal taxes imposed, and then by supplementary papers not subject to taxation, increase the mortgage to its true amount.

Line of Investment.
Large Amounts of Money Put Into Y. W. C. A. Buildings.
Two hundred thousand dollars was put into buildings of the Young Women's Christian Association between May, 1910, and May, 1911. President Tait laid the cornerstone of the \$100,000 St. Louis building a few weeks ago. Paul is just completing one valued at \$200,000. One woman has just offered to build at her own expense a beautiful new building for the association at Bar Harbor, Me.

A national field secretary of the Young Women's Christian Association, Miss Anna D. Custer, is in Richmond for a few days. She predicts that within the next two years at least four cities in Virginia and North Carolina will be with this movement, and that Richmond by virtue of the growth of its importance and because of the growth of its importance, will lead with building, of which the city will be proud.

Fractures Skull.
Hugh H. Dickerson, seventeen years old, whose home is on the Broad Street car line, fell about twenty feet yesterday afternoon shortly after 2 o'clock while at work on the new post-office building at Tenth and Main Streets. He was removed to the Memorial Hospital, where examination disclosed a fracture at the base of the skull and other injuries.

Tripler Case Ended.
Charge Against Stranded Actor Dismissed.
George Tripler, one of the members of the "Fair Co-Ed" Company, which was stranded here several days ago, was dismissed in Police Court yesterday morning of the charge of obtaining \$10 under false pretenses from the company, and of the charge of desertion, deposition stating that he swore to the warrant, was made to pay the costs.

Tripler did not appear in court. He had been admitted to bail by order of Police Justice Griggs, and had returned to New York, where another engagement had been offered him.

Under the law, the warrant against him being only for a misdemeanor, Tripler could not have been made to return from Washington. Ignorant of the law, however, he returned with Detective Sergeant Keenan, and the case of the case was set by the officer. The State could not reimburse him, and all the costs, amounting to \$10.40, were assessed against Tripler. The money was collected by Paul Latouche, deputy to City Sergeant Satterfield.

Divorce from Bed and Board.
A divorce from bed and board was granted by Judge Ingram in the Law and Equity Court to W. Chester Evans, formerly living at 3 North Meadow Street, from his wife, Lillie Louise Evans, who is now living in Winston-Salem, N. C. The divorce is on the grounds of desertion, deposition stating that Mrs. Evans has not lived with her husband since March 20, 1908.

Recovering from Operation.
Dr. W. H. Robinson, who was operated on Wednesday at the Memorial Hospital, was said last night to show satisfactory improvement.

ARGUMENT IS HAD

ON HABEAS CORPUS

Demand of Charles Hall Davis for Release Is Submitted to Court.

OTHER STATE CASES HEARD

H. H. Wayt Appointed Deputy for A. W. May, Blind Clerk at Staunton.

Obedient to the writ of habeas corpus issued on Wednesday, Arthur Kyle Davis produced the body of Charles Hall Davis before the bar of the Supreme Court of Appeals yesterday morning. The application for his release of the latter from custody on the indictment charging him with embezzlement of the funds of the Appomattox Trust Company, of Petersburg, was argued by John L. Lee, of Lynchburg, and James Mann, of Norfolk, for the detention, and by Charles H. Mann, of Petersburg, and Attorney General Samuel W. Williams for the Commonwealth. The court took the matter under consideration, and will render its opinion later.

When the case was called, the Attorney-General asked for the dismissal of the writ on the ground that Charles Hall Davis is not in custody at all, and therefore that the proceedings of habeas corpus cannot apply. His contention is that while the indicted man is out on bail, he cannot be regarded as being in custody.

This point was mentioned by Mr. Lee when making his original motion on Wednesday. He then said that so far as he could trace Virginia decisions, they all held that bail custody was actual custody. In other States, he added, the decisions were conflicting.

The Supreme Court refused briefly to consider the motion of the Attorney-General. Returning, it was announced that it was overruled, and that the argument on the petition on the merits of the case should be proceeded with.

One hour and fifteen minutes was allowed on each side. The case of Mr. Davis was already pretty fully covered in his petition. He contends that more than four terms of the Petersburg Hustings Court have been held since the real charges against him were first put into the form of an indictment, and that he has repeatedly demanded trial on these charges, which has been refused by the prosecution. He therefore asks that he be forever discharged from prosecution under these indictments.

The Commonwealth has had the case before several grand juries, in the effort to secure indictments which it was believed would cover the case. The charges now pending were recently made, but Mr. Davis claims that they are identical with those in former proceedings.

Peddling Case Heard.
After the conclusion of the Davis case, another hearing was had involving the same name—Davis vs. Commonwealth. This Davis appealed from a fine imposed on him for alleged unlawful prosecution of the occupation of a peddler without a license. He claims he was not peddling under the provisions of the law. His case was argued by T. J. Christian, while the Attorney-General represented the Commonwealth, and the matter was submitted.

Following this the case of Potts vs. the Commonwealth was argued by Captain John W. Happer, of Portsmouth, for the plaintiff in error, and by the Attorney-General for the defendant in error, and submitted. Potts, a negro, was convicted of murder in the second degree, and desires a new trial.

The court then adjourned to Monday morning at 10 o'clock. The next case to be argued is that of the Virginia Brewing Company against the Commonwealth, involving construction of the liquor license tax provisions of the Byrd law. This is the last Commonwealth case on the docket, and the privileged docket will be then called. There are three motions for mandamus, which will be submitted on briefs and not argued.

An order was entered approving the appointment by Alexander W. May, clerk of the Supreme Court at Staunton, of Hampton H. Wayt as his deputy. Mr. May recently attempted suicide and was not able to see out, making him permanently blind. Otherwise, he has recovered from the wound.

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HETH'S PORTRAIT

RECEIVED BY CAMP

Brilliant Assemblage Witnesses Presentation of Addition to Gallery.

DR. M'KIM MAKES ADDRESS

Delivers Eloquent Tribute to Memory of Gallant Commander.

Before a brilliant assembly of delegates of the Daughters' convention and veterans, which crowded the large Lee Camp Hall to the doors last evening, took place the presentation to the camp of the portrait of General Harry Heth, the late Confederate General. The event has been looked forward to by the veterans for several months, and the ceremonies attending the unveiling of the portrait last night were among the most stirring of the many that have taken place in the historic hall.

Dr. James Power Smith, adjutant on General Stonewall Jackson's staff, and chaplain of the camp, presided over the exercises and introduced the speakers of the evening. The address of presentation, delivered by Rev. Randolph H. McKim, D. D., of Washington, D. C., was one of unusual beauty and power. The speaker was repeatedly forced to stop because of the applause called forth by his address, and at the conclusion was greeted with an enthusiastic ovation.

Had Gallant Record.
He offered a comprehensive sketch of the life of the gallant commander, particularly of his long and honorable military record. He spoke of General Heth's early education and his military training at West Point, from which he graduated in 1847, at the age of twenty-two, with the rank of brevet second lieutenant. He figured prominently in the Mexican War and later in expeditions against the Indians. Speaking of the part played by the soldier in the War Between the States, Dr. McKim said:

"When the tocsin of war between the States sounded in the spring of 1861, Captain Heth promptly resigned, and was soon fighting in West Virginia as colonel of the Forty-seventh Virginia Infantry, under the command of General 'Fighting' Polk. From this time on his military career was one of steady progress, until at the end he is found with Lee's Army of Northern Virginia at the final scene at Appomattox. Following a brief review of his numerous engagements in various parts of the zone of war, the speaker said:

The Army of Lee.
"Thus General Heth was associated with the Army of Northern Virginia and its illustrious commander through the campaigns of 1862, 1863, 1864, and 1865. In the greatest of these, the battles of Gettysburg and Appomattox, he was a participant in those fateful years, Henry Heth participated, and always with unflinching courage and with unshaken fidelity. His name and name will always be mentioned with that magnificent veteran army, the finest—our enemies themselves being judges—that ever trod American soil; an army of which the impartial pen of history will record that its endurance has never been equalled, its achievements never surpassed, the annals of war—not by the British squares at Fontenoy, not by the German squadrons at Waterloo, not by the Light Brigade at Balaclava. Oh, it was such an army, that veteran army of Lee's, that no soldier could wish for more enduring fame than to be remembered as one who marched with it and fought with it and did his duty as it was his duty as a major-general or a private soldier. This must be given to Major-General Henry Heth. He would ask no more."

Judge Christian Speaks.
The portrait was accepted for the veterans by Judge George L. Christian in a particularly appropriate address. "We have come this evening," he said, "to add another portrait to this gallery of immortals, and in doing this we not only honor ourselves, but we add to the list the name of as gallant a gentleman and as brave and true a soldier as any that ever enlisted in any cause in ancient or modern days."

He paid a compliment to the eloquent and comprehensive address of the speaker who had preceded him, and told the assembly that he could add nothing to the estimate already given of General Heth, save that he "always wore the white feather of a blameless life" and that he followed the plume of Robert E. Lee.

The presentation ceremonies were witnessed by a large delegation from the Harry Heth Camp, Confederate Veterans, of Washington, D. C., among whom was Major Robert W. Hunter and R. S. Denny. Miss Nannie Randolph Heth, a daughter of the soldier honored last night, was also present. General Heth was an honorary member of R. E. Lee Camp, Richmond, a daughter of the Confederacy and president of the Confederate Relief Society of Washington. Several members of the relief society attended the presentation.

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Every Department

Is offering special opportunities to-day to enable us to have the busiest selling day of the season.

Gans-Rady Company

BELIEVE STRIKE

WILL SOON BE OVER

Some Local Boilermakers Return to Work—No Ill Feeling in Richmond Plant.

Officials of the Richmond Branch of the American Locomotive Works assert that the local strike of boilermakers will not last more than a few days longer, as already, it is stated, a good proportion of the men have come back to work. There is no local grievance, and the relations between strikers and employers are entirely friendly. The men here went out on order from President Franklin D. Roosevelt, of Kansas City, the dispute being over certain work at the Schenectady shops of the American Locomotive Company, for the New York Central Railway. No New York Central work is being done at the Richmond plant, so the strike is entirely sympathetic. Meanwhile, all other shops of the local plant are proceeding as usual. The management hardly admits that there is a strike. Some of the men have not reported for work for the past two days. If they come back to-day they will probably find their jobs waiting for them. Next week the plant will, it is stated, begin to take on men to fill the places as already there are said to be many applications.

Expect Them to Return.
It is the belief of the superintendents that most of the strikers will be at work to-day, without any comment being made from either side on their absence. Some of the strikers insist that they will not go back until authorized by the National Good Roads Chapter, and some of these called on Chief of Police Werner yesterday to ask if they might establish a picket line about the plant. They were informed that picketing was a violation of the city "move-on" ordinance. Otherwise they may conduct their canvass for recruits as seems best, so long as they do not cause any breach of the peace.

Suit Stricken from Docket.
The suit of Marion H. Chalkley, trading as D. B. Chalkley & Co., against the Richmond, Fredericksburg and Potomac Railroad Company, the New York, New Haven and Hartford Railway Company, and the Boston and Maine Railway Company, was stricken from the docket of the City Circuit Court yesterday afternoon by Judge Scott under the five-year rule, action having been taken in the case within that time.

CADETS MAY ACT

AS TAFT'S ESCORT

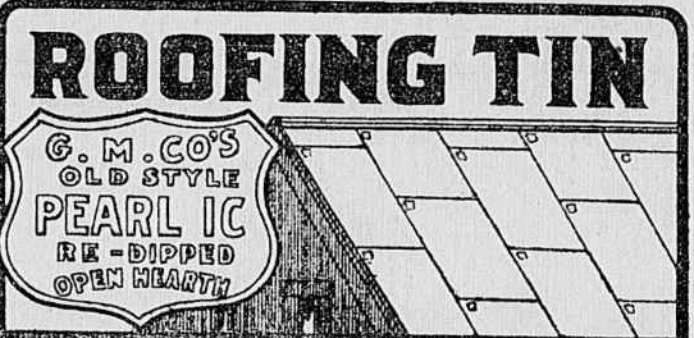
Alumni Will Act To-Night on Proposition—General Carter Will Speak.

With the provision that Governor Mann approves, a resolution will be adopted to-night at the annual meeting of the Richmond Chapter of the Alumni Association of the Virginia Military Institute, which will place at the Westmoreland Club, urging General E. W. Nichols, superintendent, to bring the cadets to Richmond on "Taft Day," the latter part of this month. Several days ago a movement was set on foot to have the Virginia Military Institute corps come to Richmond to act as escort to the President when he comes here for the purpose of addressing the first annual meeting of the National Good Roads Congress. Every effort will be made by the Richmond Chapter of Alumni to bring this about.

Army Officer Comes.
Aside from General Nichols, Major-General William Harding Carter, assistant chief of staff of the United States Army, will be a guest of honor at to-night's meeting, which occurs on the seventy-fourth anniversary of the foundation of the institute. He has been invited to make an address. Captain Samuel Wilson, of the class of '55, is also expected to be present. Admiral Harrie Webster, U. S. N., retired, is on the program as well as many other prominent Richmonders.

The local chapter, which has a membership of 145, has made preparations to make this yearly event a notable one, and plans have been made to carry out an elaborate and interesting program.

RAILROAD AND STEAMSHIP TICKETS AT ALL POINTS.
Baggage called for and checked to destination of tickets.
Taxi service.
RICHMOND TRANSFER CO.,
509 East Main Street.



See that YOURS bears this trade-mark.
Gordon Metal Co.
Richmond, Virginia.

LOCOMOTIVE

BOILERMAKERS

ATTENTION

All boilermakers, tank and tender frame builders recently employed at the Richmond plant of the American Locomotive Company will be paid off in FULL, Saturday morning, November 11, 1911, at 10.30 A. M., from the scalehouse gate, foot of Seventh street.

Those unable to be present at this time can obtain their FULL pay Monday, November 13, 1911, at 3 P. M., by applying at the main office.

GEORGE GURRY,
Manager.

A Thirteen Year Old Boy

Who lives in Sussex county, has won the first prize as the best corn raiser in the State of Virginia. He won this honor and substantial prize thru his own individual efforts in cultivating one acre of his father's farm, in competition with every other farmer in the State.

In any contest only ONE can win the FIRST PRIZE, but

EVERY BOY IN THE STATE

by industry and application to the doctrines of saving and prudence which the

American National Bank,
of Richmond, Virginia,

expounds each day, may build for himself the foundation to fortune and success. We want you young Americans as our customers. We will pay you 3 Per Cent. Compound Interest on the money you are making and saving, and will give you

SECURITY AND SERVICE.

CONVICTS COMMITTED

One Found Insane, While Another Violated Parole.

Superintendent J. L. Wood of the State Penitentiary brought to the City Circuit Court yesterday Bettie Johnson, colored, alias Bettie Harris, convicted of bigamy and now believed to be of unsound mind. Her condition was obvious, and the court ordered her transferred to the Central State Hospital at Petersburg.

Superintendent Wood also brought into court William Brooks, colored, charged with violation of his parole. He was convicted and sent back to the penitentiary to serve out his term of five years. Brooks, a cook by profession, was convicted November 5, 1907, in the city of Norfolk of larceny, and given five years in the penitentiary. He was paroled July 17, 1911, but it seems soon returned to his old ways, having been again convicted in Norfolk.

Honorable Judge Wellford's Member.
Respectfully to the bar of the City of Richmond, the City Circuit Court yesterday by Judge Lewis Anderson and ordered to be spread on the records of the court.